

WOMAN'S HONOR IS QUESTIONED IN HENWOOD TRIAL FOR MURDER

Defendant Vehemently Denied He Had Been Caught With Arms About Mrs. Springer.

HE IS SORRY NOW VON PHUL IS DEAD

Twenty-Five Letters Signed "Isabelle" Found in Dead Man's Room After Shooting in Brown Palace Barroom.

(By Evening Herald A. P. Leased Wire) Denver, June 27.—Frank Harold Henwood was subjected to a grilling cross-examination by District Attorney Elliott this morning when Henwood's trial for the murder of George E. Copeland was resumed.

Prosecutor Elliott took the witness back to May 17, a week before the shooting, the occasion of a visit by Henwood to the Springer ranch.

Henwood denied vehemently that he had been discovered with his arms around Mrs. Springer by the housekeeper at the ranch, or that he had driven Mrs. Springer's maid from Mrs. Springer's room at 3 o'clock in the morning and that in the scuffle Mrs. Springer's night gown was nearly torn off.

He admitted, however, that his room was one of the suite occupied by Mrs. Springer and was only separated from her own bedroom by a bath room, in which doors led from the two rooms.

"In all these relations you had in mind only the one purpose of maintaining the peace of the Springer household," asked the district attorney.

The witness bowed in affirmation. Henwood was asked about the conference with the chief of police, Armstrong, the night before the shooting in which he appealed for help in securing the letters sent by Mrs. Springer to Von Phul.

He stated that he had no regrets about Von Phul but I am sorry now that he is dead," said the witness.

Pending the arrival of Mrs. Springer who had been sent for by the district attorney for a brief cross-examination, Deputy District Attorney D. C. Bailey was sworn at the request of Attorney Bottom for the defense.

He stated that twenty or twenty-five letters signed "Isabelle" were found in Von Phul's room after the shooting. Isabelle is Mrs. Springer's given name.

On a "long chance," as he explained it after court had recessed, Attorney John T. Bottom, for the defense, in cross-examining Mrs. John W. Springer, introduced a letter signed "Mabel" and addressed to Mrs. Springer in care of her maid.

Mrs. Springer had previously admitted that Von Phul had been in the habit of writing her letters and signing them "Mabel."

The letter contained a sentence offering the suggestion that a certain "double crooked" presence was necessary at the Springer ranch, and that the writer was coming to Denver for the purpose of knocking said "double crooked" presence off.

The district attorney expected vicariously by the introduction of a letter, especially the reading of it, on the ground that he had not had an opportunity to pursue the matter. While he was examining the letter, an announcement was made that Van Shaver had a check signed by him, testified that he was in company with Copeland and Ackerson in the Brown Palace hotel lobby the night of the shooting when Henwood passed by, remarking:

RECIPROcity MUST AWAIT ACTION ON FREE LIST

Senator Penrose's Attempt to Get a Vote on Mr. Taft's Measure Meets With Failure; LaFollette Objects.

(By Evening Herald A. P. Leased Wire) Washington, June 27.—An attempt by Chairman Penrose of the senate finance committee to fix July 21 for a vote on the Canadian reciprocity bill was defeated in the senate today through Senator LaFollette's objection.

The debate indicated that a portion of the Republican insurgents and some Democrats will fight to have the bill revised and the free list bill passed first so that the president will have to act on them before the senate passes the reciprocity bill.

Defense of the Canadian reciprocity agreement was made on the floor of the senate today by Senator Townsend of Michigan, insurgent Republican.

Not only would he lend his support to the bill now under consideration, the senator declared, but he would have included all of the products of Canada and the United States industries on the free list. He would vote for the measure in its present form as an agreement to begin taking down the useless wall between parts of the same industrial field.

For the purpose of increasing the benefits which he held would flow from the agreement, Senator Townsend proposed an amendment to the bill providing that the president should try to form an agreement with Canada looking to the improvement of the St. Lawrence river from the great lakes to the Atlantic.

The former had nothing to fear from the agreement, the speaker contended. It cannot harm the farmers," he declared. "It is the beginning of a policy which I have long favored, viz. A change of tariff conditions in conformity with the well understood theory of protection.

"As fast as the facts can be obtained the tariff schedules should be revised on a scientific system of duties established. I want the wool, cotton, steel and other schedules revised if a determination of facts discloses that revision is needed. I will not, however, proceed blindly in the matter."

With a few exceptions and rain promised, the early weather indications were unfavorable, but there was little wind.

While Cornell continued a favorite to the betting today, there was no denying the possibilities of Columbia and Pennsylvania. It became known today that the Quakers on Saturday covered the four mile course in 19:02, only a few seconds slower than the course record of 18:52 1-5 made by Cornell in 1904, and this tended to boost their stock.

The four-out varsity race, the first of the day's events, was scheduled to start at 3:30 p. m., the battle of the freshman class, but 4:15 and the varsity race at 5:30.

The five universities will be represented in each of the scheduled events, except Wisconsin, which has not entered a crew in the four.

Although the regatta crowds were not so large as in previous years, thousands poured into the city during the day by boat, train and automobile.

Cornell won the four-out race with Syracuse.

Columbia was third and Pennsylvania last.

No official time for the four-out race was announced.

HEAT KILLS A MISSOURI GIRL. At Atchison, Mo., There Were Three Prostrations.

Columbia, Mo., June 27.—Heat was the cause of the death of Miss Harriet Kennan, 20 years old, daughter of James B. Kennan, a farmer near Columbia. Miss Kennan had gone to post a letter in a rural mail box and returned exhausted from the heat.

THE LITTLE BLUE RICH NEW YORKER IS SUSPECTED OF SMUGGLING MILLIONS

AND DON'T YOU FORGET IT

Enterprising Correspondent After Three Attempts to Get Facts, Finally Discovers Clerk Had Made Mistake.

STATEHOOD REPORT IS NOT WRITTEN TO DATE

(By Evening Herald A. P. Leased Wire) New York, June 27.—Customs officials are seeking today evidence that may bring to light even phases of the Jenkins \$300,000 jewelry smuggling case, whose ramifications are now said to involve a prominent New York financial man.

The New Yorker is said to have been the father of the scheme whereby goods valued at nearly \$2,000,000 were smuggled into this country. Two and more possibly cautious officers are said to be in the plot, which had its inception several years ago. These officers received, it is said, \$100 for every trunk they passed with only a casual inspection.

The New Yorker was not only able to smuggle valuable goods, including much jewelry for himself, but thousands of dollars of doubtful stuff for others, who became in this way obligated to him.

There will be no compromise in the Jenkins smuggling case. The federal prosecutor is still considering the cases of a prominent western manufacturer and a southern coal operator in connection with the Jenkins smuggling case, but whether the grand jury has the matter in hand is yet to be known.

"I am aware of an erroneous interpretation has been put on our amendment," said Senator Smith, "but the statement that one ballot shall be given in each elector is intended to make it compulsory whether the voter requests the ballot or not, that one ballot shall be given him. Under the house arrangement, it was provided that the voter be given a separate ballot on request only. This separate ballot must be given him now."

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MRS. M'NAMIGAL WILL NOT TESTIFY FOR GRAND JURY AT LOS ANGELES

Threats and Cajolery Fail to Move Woman On Whose Words May Hang Fate of McNamaras.

SHE IS TOLD THAT SHE MAY BE HELD

(By Evening Herald A. P. Leased Wire) Los Angeles, June 27.—When Mrs. Orrie E. McManigal was taken today to the grand jury today for the third time since her arrival from Chicago two days ago, she faced a peculiar situation. Hitherto she has refused to testify on the advice of her attorneys on the grounds that she might incriminate her husband, Orrie E. McManigal, alleged co-accused dynamiter, whose alleged statements led to the arrest of John J. and James B. McNamara on charges of murder by the use of dynamite.

It was asserted today by the prosecution that she was not wanted to testify against her husband, who is alleged to have admitted the dynamiting of the Jewell iron works here last winter but to tell the grand jury anything she might know of the truth of the charges against the McNamara brothers as to the deaths of twenty-one employees of the Los Angeles Times when the plant of that paper was destroyed October 1, 1910.

When Mrs. McManigal was taken before the grand jury today every effort was made to induce her to testify against the accused brothers. Law was quoted to her and she was warned of her liability to be imprisoned for contempt and indicted and tried as an accomplice.

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MAGAZINE TRUST IS CHARGED WITH VIOLATING THE SHERMAN ACT

It Is Charged by Government Clearing House for Publications Fixes Prices and Conducts a Blacklist.

BIG CONCERNS ARE MADE DEFENDANTS

(By Evening Herald A. P. Leased Wire) New York, June 27.—A civil suit was filed in the United States court today for the dissolution of the periodical clearing house and about a score of other magazine defendants. The petition filed by District Attorney Wase allowed unlawful combination and conspiracy to restrain interstate trade and foreign commerce in magazine and other periodical publications.

The petition charges that the defendants since July, 1909, have been engaged in an illegal combination, a dissolution of which is asked for.

The proceeding in equity is against the Periodical Clearing House, Doubleday, Page & Co., Crowell Publishing Company, S. S. McClure Company, Century Literature Publishing Company, Curtis and Lewis Publishing Company, Phillips Publishing Company, Harper and Brothers, Leslie-Judge Company, Review of Reviews Company, International Magazine Company, Standard Fashion Company, New Idea Publishing Company, Ridgeway Company, American Home Magazine Company, Short Stories Company, Limited, and Frank N. Doubleday, George S. Heath, John Frederick L. Collins, Charles B. Loring and George W. Lacey, directors and officers of the Periodical Clearing House.

The petition recites that prior to July, 1909, there were upwards of 20,000 corporations and individuals publishing and selling periodicals in free competition, but that following the organization of the periodical clearing house in July, 1909, prices were set by subscription agencies and agents, "notifying them that they would have to sign the contract with the periodical clearing house if such agencies intended to conduct further business with the members of said periodical clearing house."

The petition further recites that the periodical clearing house prepared a so-called "official price list" of magazines and periodicals containing rules governing rates of subscription and the publishers' wholesale price list.

It is alleged that the clearing house had a system of fines for offending agents.

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DETECTIVES FOUND BY COMMITTEE IN LORIMER HEARING

General Manager Funk Causes Dramatic Situation by Declaring He Was Being Followed by Chicago Sleuths.

QUESTION OF DRINK CAUSES TART REPARTEE

(By Evening Herald A. P. Leased Wire) Washington, June 27.—There was another dramatic episode in the hearing of the Lorimer case today, when Clarence S. Funk, general manager of the International Harvester Company announced that three of the four detectives about whose surveillance he told the committee yesterday were present at today's session. The committee summoned the detectives as witnesses.

Mr. Funk calls attention to the matter of the opening of today's hearing before the senate committee. No notice was fixed for the testimony of the detectives, who Mr. Funk declared yesterday, were hired to trail him and one of whom Mr. Funk declared had confessed the nature of his employment and identity of his employer.

Mr. Funk stated that the detective who admitted he had been employed to shadow him was named Fisher and belonged to a Chicago agency.

Attorney Hynes asked the witness further about his testimony that Mr. Fisher did not seem to be under the influence of liquor when the alleged request for a Lorimer contribution was made.

Mr. Funk said he had never seen Mr. Hines take a drink nor even smoke a cigar.

"What has that got to do with the investigation?" asked Senator Kern. "Oh, no offense was meant," interrupted Mr. Hynes. "I smoke too."

"I did not think that it would be offensive to a man from Chicago to ask if he took a drink," declared Senator Kern.

Further testimony intended to show that Edward Hines, president of the Edward Hines Lumber Company, played an important part in the election of Senator Lorimer and was interested in the senator's election, was given today to the senate committee investigating the election.

By W. S. Cook, a lumber man of Duluth, Minn. Mr. Cook acknowledged his bitterness toward Mr. Hines and declared he had never felt very friendly toward him.

"I know his way of doing business," he explained. "Hines has a way of doing about business that I do not think is honorable. When he wants to buy lumber he gets an option and then goes around trying to hurt the credit of the seller."

"On an instance," challenged Attorney William J. Hynes, for Mr. Hines.

"John Mellon of the Alger-Smith company of Duluth," retorted Cook. "These detectives who are said to have been employed to shadow Clarence S. Funk, general manager of the International Harvester company and star witness at the present inquiry were 'ditched' today by Mr. Funk. 'Ditching' is the technical phrase for being thrown off the trail. Mr. Funk had the detectives subpoenaed as witnesses before the committee, thus leaving him undiscovered for the first time in weeks. It is claimed."

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MORMON CHURCH AND HAVEMEYER HAD SUGAR DEAL

President Smith Tells Committee That Funds of People Were Safeguarded At All Times; Nothing Illegal.

(By Evening Herald A. P. Leased Wire) Washington, June 27.—The story of the alliance of the Mormon church and the Henry O. Havemeyer interests in the beet sugar business was told and the deal characterized as entirely legal by Joseph F. Smith, president of the Mormon church and of the Utah-Idaho Sugar company before the house "sugar trust" investigation committee today.

The head of the church explained how Mormon affairs are conducted, how its funds come principally from its people, how they are accounted for and asserted that the interests of the Mormon people are safeguarded at all times.

The committee made no effort to get into the affairs of the church except in so far as they related to business matters. The representative of the Mormon hierarchy said the deal with Havemeyer was not considered important enough for formal consideration by the council of the church but was effected with the acquiescence of church officials.

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SENATE ASKS FOR FACTS ABOUT FRONTAGE

Sequel to Cancellation of Alaska Coal Claims Comes in Demand for Controller Bay Combination.

(By Evening Herald A. P. Leased Wire) Washington, June 27.—As a sequel to the decision of the interior department yesterday cancelling the Cunningham Alaskan coal lands claims, Senator Pollock of Washington today introduced a resolution which was immediately passed, calling upon the president for all available information as to the alleged effort of the Controller Railroad company to monopolize the coal trade of Controller Bay in Alaska. This bay is the natural outlet of the rich Bering river coal fields.

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STEEL REPORT IS FINALLY MADE

After Two Long Years of Hard Work Herbert Knox Smith Hands Voluminous Document to the President.

(By Evening Herald A. P. Leased Wire) Washington, June 27.—After two years' investigation of the steel trust, Herbert Knox Smith, commissioner of corporations, today laid before President Taft an exhaustive report of his findings. The report, which will be made public at the president's direction so the house committee investigating the steel trust may obtain the benefit of it.

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UTAH TOWNS VOTE ON PROHIBITION

One Hundred and Four Municipalities Decide By Their Ballots Whether They Will Be Wet or Dry for Future.

(By Evening Herald A. P. Leased Wire) Salt Lake City, Utah, June 27.—Prohibition will be adopted or rejected at a special election today in 104 Utah towns and cities and in five counties outside the towns. The campaign in Salt Lake City and Ogden has been very lively. Most of the country towns are expected to be against the sarsaparilla.

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AUSTRALIA SHOWS GOOD GROWTH

(By Evening Herald A. P. Leased Wire) Melbourne, Australia, June 27.—Tax now levied shows the commonwealth of Australia, consisting of New South Wales, Victoria, Queensland, South Australia, West Australia and Tasmania, a population of 4,449,495 against 3,723,891 in 1901.

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TODAY'S GAMES

Table with columns for American League, National League, and various teams like Washington, New York, Philadelphia, etc., with scores.

CARLOS HERRERA MAY RECOVER

Man Who Stabbed Himself Near Heart Yesterday Afternoon Has a Fighting Chance for Life.

Providing complications do not develop Carlos Herrera, who attempted to commit suicide yesterday afternoon, will recover to tell why he attempted the act. Herrera pushed a knife into his body yesterday, missing his heart by a fraction of an inch. The attack happened at Bunches St. Louis across the Rio Grande. It will not be known for three days whether the wound will prove fatal or not, according to Dr. E. Ouma, who is treating the patient.

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